



October 4, 2018

**VIA ECF**

Hon. Kenneth M. Karas  
United States District Judge  
United States District Court  
300 Quarropas Street  
White Plains, NY 10601

**MEMO ENDORSED**

Re: *Crestwood Technology Group Corp. v. Patrick Dunn*  
Civil Action No: 17 Civ. 8283 (KMK)

Dear Judge Karas:

This law firm represents the Plaintiff, Crestwood Technology Group Corp. ("CTG"), in the above-referenced matter.

In his letter to the Court, Defendant requests a default judgment. Plaintiff respectfully requests that this Court strike Defendant's Answer, sanction Defendant for his willful disregard for this Court's various Orders, including violating this Court's preliminary injunction Order and grant CTG a judgment for conduct that occurred before Defendant filed a petition for bankruptcy and for conduct that occurred after he filed for bankruptcy. Further, since Defendant failed to comply with any discover order, failed to appear for a deposition, failed to submit his cell phone for inspection as per Magistrate Smith's Order, Defendant should not be able to contest any application for judgment and/or the amount of judgment.

If you should have any questions, please do not hesitate to contact the parties.

Respectfully submitted,

BRENLLA, LLC

By:

George F. Brenlla

cc: Patrick Dunn

So ordered -

The Clerk of the Court is directed to  
mail a copy of this Order to the Plaintiff  
Defendant.



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Plaintiff is to submit a  
proper Order to Show Cause  
for a default Judgment.